se: 19-30088 Doc# 1362 NOTICE OF APPEARANCE AND REQUEST FOR NOTICE OF APPEARANCE AND RESPONDED FOR NOTICE OF APPEARANCE AND REQUEST FOR APPEARANCE AND REQUEST FOR NOTICE OF APPEARANCE AND REQUEST

28

upon:

1	WILCOXEN CALLAHAM, LLP DANIEL E. WILCOXEN, SBN 054805		
2	dan@wilcoxenlaw.com WILLIAM C. CALLAHAM, SBN 060728		
3	wcallaham@wilcoxenlaw.com DREW M. WIDDERS, SBN 245439		
4	dwidders@wilcoxenlaw.com 2114 K Street		
5	Sacramento, California 95816 Telephone: (916) 442-2777		
6	Facsimile: (916) 442-4118		
7	STEWART HUMPHERYS & MOLIN, LLP RICHARD J. MOLIN, SBN 066894		
8	richard@chicolaw.com P.O. Box 720		
9	Chico, California 95927 Telephone: (530) 891-6111		
10	Facsimile: (530) 894-2103		
11	PLEASE TAKE FURTHER NOTICE that pursuant to Bankruptcy Rules 2002, 3017(a),		
12	and 9007, the foregoing request includes not only the notices and pleadings referred to in the		
13	Bankruptcy Code and Bankruptcy Rules, but also includes, without limitation, all plans and		
14	disclosure statements, all orders and notices of any application, motion, petition, complaint,		
15	demand, request or other pleading in this case, whether formal or informal, whether written		
16	or oral and whether transmitted or conveyed by mail, delivery, telephone, electronically or		
17	otherwise filed or given with regard to this case.		
18	PLEASE TAKE FURTHER NOTICE that neither this notice and request nor any later		
19	appearance, pleading, proof of claim, claim, or suit filed in this case shall be deemed or		
20	construed as a waiver of the Molin-Wilcoxen Camp Fire Victims Group's (i) right to have final		
21	orders in any non-core matter entered only after de novo review by a district judge, (ii) right		
22	to trial by jury in any proceeding so triable in these cases or any case, controversy, or		
23	proceeding related to these cases, (iii) right to have the District Court withdraw the reference		
24	in any matter subject to mandatory or discretionary withdrawal, or (iv) other rights, claims,		
25	actions, defenses, set-offs, or recoupments as appropriate, to which the Molin-Wilcoxen		
26	///		
27	///		
28	///		

2

,			
1	Camp Fire Victims Group is or may be entitled, either in law or in equity, under any		
2	agreements, all of which rights, claims, actions, defenses, set-offs and recoupments are		
3	expressly reserved.	WILL COURS CALL ALLANA LLD	
4	Dated: April 12, 2019	WILCOXEN CALLAHAM, LLP	
5	D.,.	/a / Duna M. M. Mild Java	
6	ву: _	/s/ Drew M. Widders DANIEL E. WILCOXEN, SBN 054805	
7		dan@wilcoxenlaw.com WILLIAM C. CALLAHAM, SBN 060728	
8		wcallaham@wilcoxenlaw.com DREW M. WIDDERS, SBN 245439	
9		dwidders@wilcoxenlaw.com 2114 K Street	
10		Sacramento, California 95816 Telephone: (916) 442-2777	
11		Facsimile: (916) 442-4118	
12		STEWART HUMPHERYS & MOLIN, LLP RICHARD J. MOLIN, SBN 066894	
13		richard@chicolaw.com P.O. Box 720	
14		Chico, California 95927 Telephone: (530) 891-6111	
15		Facsimile: (530) 894-2103	
16		Attorneys for the Molin- Wilcoxen Camp Fire	
17		Victims Group	
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
		3	